Franchise Tax Board		ANALYS	ANALYSIS OF ORIGINAL BILL			
Author: Harman		Analyst:	Anne Mazur	Bill Number:	SCA 8	
Related Bills:	See Legislative History		845-5404	Introduced Date: _Ap	ril 9, 2007	
		Attorney:	Patrick Kusiak	Sponsor:		
SUBJECT:	Appropriations Lir	nit/FTB and (Controller Facili	tate Timely Issuance o	of Tax Rebates	
SUMMARY						
	would require reve the subsequent fisc			at appropriated by the s.	Legislature to	
Constitution re		ions limits, bo	onded indebted	provisions of the Caliness, local mandates, tax revenue.		
PURPOSE OI	F THE BILL					
1	ng Limit that would l			to reinstate the voter nding in pace with pop		
EFFECTIVE/C	PERATIVE DATE					
election follow	ring approval of the election, the meas	measure by	the Legislature.	oval by the voters in th If approved in the No rs beginning on and a	ovember,	
POSITION						
Pending.						
Board Position:				partment Director	Date	
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For Selvi Stanislaus

Senate Constitutional Amendment 8 (Harmon) Introduced April 9, 2007 Page 2

ANALYSIS

FEDERAL/STATE LAW

Currently, specific provisions of Article XIIIB of the California Constitution:

- Prohibit a governmental entity's annual appropriation from exceeding its annual limit, which is adjusted annually for the cost of living and population changes.
- Provide that:
 - o 50% of the revenues received by the state in a fiscal year and the next fiscal year that are in excess of the amount that may be appropriated by the state for the same fiscal years, are transferred to the State School Fund.
 - o The remaining 50% of the excess revenues must be returned by the state by revising tax rates or fee schedules within the next two subsequent fiscal years.

For federal purposes, refunded state income taxes previously claimed as a deduction with tax benefit must be reported as income on the federal return for the taxable year in which refunded.

THIS MEASURE

This measure would amend, repeal, and replace sections of Article XIIIB of the California Constitution. This measure would provide that <u>all</u> revenues collected in a fiscal year that exceed the amount that may be appropriated by the state for that fiscal year must be rebated after the end of that fiscal year to California taxpayers on a pro rata basis to persons, corporations, or other entities that paid taxes on, or measured by, income, for taxable years beginning during the prior calendar year. The Franchise Tax Board (FTB) and the Controller would jointly administer any actions necessary to timely issue the rebates. The measure specifies that the provision with respect to issuing rebates would be self-executing, but statutes may be enacted (i.e., enabling legislation) to facilitate its operation so long as those statutes are not in conflict with the constitutional provision.

IMPLEMENTATION CONSIDERATIONS

In its current version, the measure specifies that FTB and the Controller would jointly be responsible for administration of the rebate function. Unless specified in this measure, the following items, and any later identified concerns, would need to be addressed in future enabling legislation prior to the issuance of any rebates:

- Identification of the time frames for measuring existence and amount of excess revenue.
- Authority and methodology for determining the pro rata basis upon which the rebates would be issued. It appears from the measure that rebates would be issued on the basis of franchise or income taxes paid for the taxable year beginning in the calendar year prior to the fiscal year for which the rebates would be required to be issued. Department staff suggests the measure be revised to clarify the pro rata basis upon which the rebates would be determined and issued.

- Time frame for issuance of the rebates. To calculate rebates proportionate to the franchise or income tax paid, FTB would need to process all tax returns for the taxable year prior to calculating the rebate amount to ensure all eligible taxpayers are included. As such, department staff assumes the measure's reference to "prior calendar year" means the calendar year that ends prior to the beginning of the current fiscal year.
- Provisions of the Internal Revenue Code require reporting of state or local personal income
 tax refunds to the IRS. Assuming the rebate was considered a refund of state income taxes
 paid, it would be required to be reported to the IRS and may be subject to federal income
 taxes. The department would have to make computer system changes to account for and
 track rebates for reporting purposes because the reporting volume would increase to include
 all individual taxpayers that paid tax.
- Depending on the factors to be used in determining the proportionate rebate amount, certain circumstances could result in rebate revisions. These factors include the receipt of late filed returns, amended returns, audit adjustments resulting in revisions to franchise or income tax paid, or processing errors.
- Currently, FTB, IRS, and other state agencies participate in an interagency offset process
 where refunds are offset to satisfy an outstanding liability owed by the taxpayer to another
 government entity. Without clarification, this could be construed as either a payment of
 excess state revenues or a refund of taxes paid. As such, clarification would be needed on
 whether these payments would be subject to the agency-offset process or could be offset
 against a taxpayer's unpaid franchise or income tax liabilities for other years.

LEGISLATIVE HISTORY

ACA 3 (Gaines, et al., 2007/2008) would require a portion of revenues in excess of the amount that may be deposited into the reserve account to be rebated to personal income taxpayers. This measure is currently with the Committeeson Education, Local Government, and Appropriations.

SCA 2 (McClintock, et al., 2005/2006) and SCAX 2 (McClintock, 2005/2006) would have required revenues in excess of the amount appropriated by the Legislature to be rebated within 18 months to personal income tax return filers in proportion to social security taxes paid. Both measures were held in Senate policy committees.

SCA 23 (Morrow/McClintock, 2005/2006) and SCA 3 (McClintock, et al., 2003/2004) would have required revenues in excess of the amount appropriated by the Legislature to be rebated in the following fiscal year to specified taxpayers. Both measures were held in Senate policy committees.

SCA 16 (McClintock, 2003/2004) would have required all excess state revenues to be returned via revision of the tax rates or fee schedules. This measure failed passage with the Senate Committee on Education.

ACA 6 (Campbell, 2003/2004) and SCA 16 (McClintock, et al., 2001/2002) would have required FTB and the State Controller to issue rebates of excess revenues. These measures failed to pass out of their first house policy committees.

Senate Constitutional Amendment 8 (Harmon) Introduced April 9, 2007 Page 4

AB 2609 (Stats. 1987, Ch. 915) and SB 47 (Stats. 1987, Ch. 908) authorized a tax rebate of excess funds for the 1986 taxable year. Qualified taxpayers were allowed a tax rebate of 15% of the tax imposed by the income tax law, as defined, with specified minimum dollar limits and maximum dollar limits. The rebate was calculated and administered by FTB. The Controller was required to send rebate checks to taxpayers by January 15, 1988.

FISCAL IMPACT

Depending on the level of responsibility given to the department, costs could be significant. At a minimum, the department would need to implement a system to calculate, issue, and track the rebates proposed in this measure. In addition, the department might have to reissue rebates returned as undeliverable or deposited into escheat, comply with additional revenue reporting requirements for rebates, and report on rebates within the offset program. It is likely that the department would receive additional phone calls and visits to field offices from taxpayers inquiring about the seemingly arbitrary selection of taxpayers receiving rebates.

The additional costs have not been determined at this time, but will be developed as the measure moves through the legislative process. It is recommended that the measure be amended to include appropriation language that would provide funding to implement this bill. Lack of an appropriation will require the department to secure the funding through the normal budgetary process, which will delay implementation of this measure.

ECONOMIC IMPACT

This measure is anticipated to have no impact on state income tax revenue relative to current law. However, because these provisions would potentially change the environment in which budget decisions are made, these provisions could have an indirect impact on future tax revenues.

LEGISLATIVE STAFF CONTACT

Anne Mazur Franchise Tax Board (916) 845-5404 anne.mazur@ftb.ca.gov Brian Putler Franchise Tax Board (916) 845-6333 brian.putler@ftb.ca.gov